1 2 3 4 5 6 7 8	Marquis Aurbach Coffing Chad F. Clement, Esq. Nevada Bar No. 12192 Christian T. Balducci, Esq. Nevada Bar No. 12688 Jared M. Moser, Esq. Nevada Bar No. 13003 10001 Park Run Drive Las Vegas, Nevada 89145 Telephone: (702) 382-0711 Facsimile: (702) 382-5816 cclement@maclaw.com cbalducci@maclaw.com jmoser@maclaw.com Attorneys for 3rd Generation, Inc. dba California Auto Finance and	
9	Carlos Navas	
10	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
12	GUEORGUI GANTCHEV and GEORGE'S AND GEORGE'S, LLC dba LV CARS, a	Case No. 2:17-cv-00185-RFB-DJA Case No. 2:17-cv-01692-JAD-PAL
13	Nevada limited liability company,	[CONSOLIDATED CASES]
14	Plaintiff,	[consocialities chocs]
15	VS.	
16 17	3RD GENERATION INC. dba CALIFORNIA AUTO FINANCE, CARLOS NAVAS, DOES I-X and ROE CORPORATIONS I-X,	STIPULATION AND ORDER TO
18	Defendants.	(FIRST REQUEST)
19	3RD GENERATION INC. dba	
20	CALIFORNIA AUTO FINANCE, a California corporation,	
21	Counterclaimant,	
22	VS.	
23	GEORGE'S AND GEORGE'S, LLC d/b/a LV Cars, a Nevada limited liability company;	
24	GUEORGUI GANTCHEV, individually, and	
25	as Manager for GEORGE'S AND GEORGE'S, LLC d/b/a LV Cars, a Nevada	
26	limited liability company; DOES I-X; and ROE CORPORATIONS I-X,	
27	Counterdefendants.	

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Plaintiffs/Counterdefendants Gueorgui Gantchev ("Gantchev") and George's and George's, LLC d/b/a LV Cars ("LV Cars") (together, "Plaintiffs"), by and through their attorneys of record, Angela Lizada, Esq. of Lizada Law Firm, Ltd., and Eva Garcia-Mendoza, Esq., of the Law Offices of Eva Garcia-Mendoza; and Defendant-Counterclaimant 3rd Generation, Inc. d/b/a California Auto Finance ("CAF") and Defendant Carlos Navas ("Navas") (together, the "CAF Parties"), by and through their attorneys of record, the law firm of Marquis Aurbach Coffing, hereby stipulate and request, that the deadline to file a Joint Pretrial Order be extended one (1) week from the current deadline of October 25, 2019, to November 1, 2019. ECF No. 66.

WHEREAS, counsel have been in communication among themselves and with their respective clients regarding utility of possible mediation, and, although they determined that mediation is not practical at this time, the discussions delayed preparation of the Joint Pretrial Order,

THEREFORE, the parties respectfully submit that good cause exists and jointly request that this Court extend the deadline to file the Joint Pretrial Order by one (1) week from the current deadline of October 25, 2019, until and including November 1, 2019.

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1 APPROVED AS TO FORM AND CONTENT. 2 Dated this 24th day of October, 2019. Dated this <u>24th</u> day of October, 2019. 3 LAW OFFICES OF EVA GARCIA- MARQUIS AURBACH COFFING **MENDOZA** 4 LIZADA LAW FIRM, LTD. By: /s/ Jared M. Moser 5 Chad F. Clement, Esq. Nevada Bar No. 12192 6 /s/ Eva Garcia-Mendoza Christian T. Balducci, Esq. By: Nevada Bar No. 12688 Eva Garcia-Mendoza, Esq. Jared M. Moser, Esq. Nevada Bar No. 1779 Nevada Bar No. 13003 8 501 S. Seventh Street 10001 Park Run Drive Las Vegas, Nevada 89101 Las Vegas, Nevada 89145 9 Telephone: (702) 382-0711 Angela Lizada, Esq. Facsimile: (702) 382-5816 10 Nevada Bar No. 11637 cclement@maclaw.com 501 S. Seventh Street cbalducci@maclaw.com 11 Las Vegas, Nevada 89101 imoser@maclaw.com Attorneys for 3rd Generation, Inc. 12 Attorneys for Plaintiff-Counterdefendant dba California Auto Finance and Las Vegas, Nevada 89145 382-0711 FAX: (702) 382-5816 Gueorgui Gantchev and Counterdefendant Carlos Navas 13 George's and George's, LLC d/b/a LV Cars 14 **ORDER** 15 IT IS SO ORDERED this ____ day of October, 2019. 16 17 RICHARD F. BOULWARE, II 18 UNITED STATES DISTRICT JUDGE 19 DATED this 28th day of October, 2019. 20 21 22 23 24 25 26 27